IN THE UNITED STATES DISTRICT COURT WESTERN DISTRICT OF NORTH CAROLINA ASHEVILLE DIVISION CIVIL ACTION NO. 1:07-cv-00231-LHT-DLH

C. BURGESS,)
Plaintiff,)
V.))
EFORCE MEDIA, INC.; IWIZARD HOLDING, INC.; ADKNOWLEDGE, INC.; BASEBALL EXPRESS, INC.; ALLEN-EDMONDS SHOE CORPORATION; INTERSEARCH GROUP, INC.; TRUSCO MANUFACTURING COMPANY; PRICEGRABBER.COM, INC.; SHOPZILLA, INC.; DAZADI, INC.; SIX THREE ZERO ENTERPRISES, LLC,	DEFENDANT DAZADI, INC.'S DEFENDANT DAZADI, INC.'S MOTION FOR EXTENSION OF TIME TO FILE ANSWER OR OTHERWISE RESPOND TO THE COMPLAINT RESPOND TO THE COMPLAINT
Defendants.)

NOW COMES the Defendant, Dazadi, Inc., by and through the undersigned counsel, within five (5) days of the filing of the Notice of Removal, pursuant to Rule 6 of the Federal Rules of Civil Procedure, and hereby moves the Court for an extension of time within which to answer or otherwise respond to the Complaint served on May 29, 2007. This Defendant moves for an extension of time for twenty (20) days up to and including July 18, 2007. In support of this Motion, the undersigned shows unto the Court as follows:

- 1. This is a civil action in which the Plaintiff asserts claims against some Defendants for an alleged violation of the Federal CAN-SPAM Act, 15 U.S.C.§7701 *et seq.* and state law causes of action against this Defendant.
 - 2. A Notice of Removal was filed on behalf of all the Defendants on June 25, 2007.
 - 3. The time for answering or otherwise responding to the Complaint has not expired.

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4. The undersigned counsel is in need of additional time in which to investigate the

allegations contained in the Complaint and to properly prepare an answer or otherwise respond to

the Plaintiff's Complaint.

5. The undersigned counsel has attempted to confer with the Plaintiff concerning

this Defendant's Motion for an Extension of Time, however, the undersigned counsel has not

received a response from the Plaintiff.

6. This Motion is made in good faith and is not being made for the purpose of

unreasonably delaying this matter.

WHEREFORE, the Defendant, Dazadi, Inc. respectfully requests an extension of time for

twenty (20) days, up to and including July 18, 2007, in which to answer or otherwise respond to

the Complaint in this matter

Respectfully submitted, this the 29th day of June, 2007.

McGUIRE, WOOD & BISSETTE, P.A.

By: /s/ Mary E. Euler

Mary E. Euler

State Bar No. 25799

Attorneys for Defendant Dazadi, Inc.

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ND: 4851-8618-6497, v. 1

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CERTIFICATE OF SERVICE

I hereby certify that I have this day electronically filed a copy of the foregoing Defendant Dazadi, Inc.'s Motion for Extension of Time to File Answer or Otherwise Respond to the Complaint with the Clerk of Court using the ECF system that will send notification thereof to the following:

Kenneth R. Raynor ken@templetonraynor.com Keith H. Johnson kjohnson@poynerspruill.com Judy Thompson jthompson@poynerspruill.com Deborah T. Crowder dcrowder@poynerspruill.com Brian Heslin brianheslin@mvalaw.com

jrevelle@rbh.com Jennifer F. Revelle

Jacqueline D. Grant jgrant@roberts-stevens.com

I further certify that I have served a copy of the foregoing Defendant Dazadi Inc.'s Motion for Extension of Time to File Answer or Otherwise Respond to the Complaint on the Plaintiff by depositing a copy thereof in an envelope bearing sufficient postage in the United States mail, addressed to:

C. Burgess PO Box 6355 Hendersonville, NC 28793

This the 29th day of June, 2007.

McGUIRE, WOOD & BISSETTE, P.A.

/s/ Mary E. Euler By:

> Mary E. Euler State Bar No. 25799

Attorneys for Defendant Dazadi, Inc.

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